GWOU ADMINISTRATIVE RECORD SECTION TITLE: GW-300-303-1.10



Department of Energy

Oak Ridge Operations
Weldon Spring Site
Remedial Action Project Office
7295 Highway 94 South
St. Charles, Missouri 63304

NOV 18 2002

Mr. Dan Wall
Project Manager
Superfund Division
U.S. EPA
Region VII
901 N. 5th Street
Kansas City, Kansas 66101

Dear Mr. Wall:

DOE PREFERRED ACTION FOR THE GROUNDWATER OPERABLE UNIT

Enclosed is the subject document transmitted to you electronically on November 15, 2002, as committed to in the meeting among DOE, EPA and MDNR on October 21, 2002. This serves as the basis to renew discussions and find a mutual path forward for groundwater at the Weldon Spring former Chemical Plant area. We look forward to your review and consolidation of this information with a similar submittal from MDNR. If we can provide any additional detail or clarification, please do not hesitate to contact me.

Sincerely

Pamela Thompson

Project Manager

Weldon Spring Site

Remedial Action Project

Enclosure: As stated

cc w/enclosure: David Geiser, DOE Ray Plieness, DOE

DOE'S PREFERRED ACTION FOR THE GROUNDWATER OPERABLE UNIT AT THE WELDON SPRING SITE CHEMICAL PLANT AREA

(Prepared for the November 15, 2002 Deliverable to the EPA)

The U.S. Department of Energy (DOE) is proposing the following action to address groundwater contamination at the Weldon Spring Site Chemical Plant Area: Monitored Natural Attenuation (MNA) supported by performance monitoring, with implementation of institutional controls (ICs) and identification of contingency activities.

Background. The contaminants of concern (COCs) identified in groundwater at the Chemical Plant area are uranium, nitrate, TCE, and nitroaromatic compounds (2,4-DNT, 2,6-DNT, TNT, and TNB). Chemical-specific ARARs have been identified for uranium, nitrate, TCE, and 2,4-DNT. Contour maps showing the locations of monitoring wells with contaminant concentrations exceeding these chemical-specific ARARs are attached as Figures 1 to 4. Risk-based concentrations were calculated for the remaining nitroaromatic compounds to provide a means of evaluating site conditions for these compounds. Figures 5 to 7 present locations of monitoring wells where current contaminant concentrations exceed the estimated risk-based concentrations for 2,6-DNT, TNT, and TNB.

For the Supplemental FS (DOE 1999), calculations were performed to estimate predictive times (the number of years) when natural attenuation processes would likely reduce site contaminant concentrations to levels equal to or below the chemical-specific ARARs and riskbased concentrations. These calculations have been revised to incorporate recent hydrogeologic information obtained from the field study completed in 2001 (MK-Ferguson 2002) and to incorporate more representative values for several of the input parameters. The following input parameters were revised: (1) hydraulic conductivity - used the upper 95% limit of the arithmetic mean of the hydraulic conductivities within a given plume contour. This approach was taken to account for high permeability regions associated with paleochannel features at the site; (2) hydraulic gradient - used a revised value to account for the variability along the groundwater flow path; (3) effective porosity - used a lower value than that used in the Supplemental FS to be more representative of site conditions; (4) contaminant concentrations - used current concentrations averaged over the plume area; and (5) distribution coefficients (Kds) - more representative Kds were incorporated. The Kds used in the Supplemental FS calculations were those identified for soil matrices and may not be as representative for the aquifer matrix being evaluated as those used in the revised calculations. Table 1 presents a summary of the input parameters and the results obtained from the revised calculations.

Description of the Preferred Action. The DOE's preferred action takes credit for the natural attenuation processes of dilution and dispersion that are occurring at the site (biodegradation is not occurring based on data evaluated for the site). In addition, it recognizes the need to implement performance monitoring to evaluate attainment of established performance goals. These goals could include the need to verify that plumes are stable and not expanding to areas previously not contaminated; to verify if contaminant concentrations indicate stable or decreasing conditions; and that site conditions continue to be protective of human

health. Institutional controls would be implemented to ensure that groundwater is not used for drinking at a frequency and volume similar to that for residential consumption. Activities that could be implemented as contingency measures would also be identified as part of this preferred action. This approach identifies contingency procedures that can be implemented, as necessary. The following range of contingency activities that provides increasingly more aggressive options are being considered:

- Reevaluation of data;
- · resampling;
- increasing the sampling frequency;
- revising institutional controls;
- reevaluating the remedy by evaluating passive to active options; and
- conducting time-critical or emergency corrective actions.

Table 2 identifies characteristics of a site where selecting MNA as a remedial action may be suitable as given in EPA's guidance for MNA. Chemical Plant area groundwater conditions or characteristics that are suitable for MNA are also presented for comparison. Table 3 provides an analysis of the preferred action against the nine criteria given in the NCP for evaluating the feasibility of alternatives.

TABLE 1 MNA Predictive Clean-up Times Using the Flushing Model Presented in the Supplemental FS^a

Contaminant	Contour	Wells Included	Kd ^b (mL/g)	2	K ^c (UL 95) (cm/s)	Actual GW Velocity (ft/yr)	(it)	d ♣	Initial Conc. (avg.)	ARAR	Time (yr)
Uranium	Contour 1 Contour 2	3030 3025	0.4	5.5	0.0012	103.3	1050	.0125	54 29	20 pCi/L 20 pCi/L	56 4
TCE	Contour 1	4006, 4001, 3030, 3025, 4037, 3039, 3034, 2037, 2038, 4029, 3035, 4031, 3036, 3029, 3028, 4028, 3033, 4027, 4032, MWS 21, 4038, 3032	0.3	4.	.00411	141.7	1300	.005	19	5 μg/L	101
Nitrate	Contour 1 Area 1	4036, 3037, 4006, 4001, 3030, 3031, 3027, 3026, 3039, 3025, 4027, 3038, 3034, 2037, 2038, 4029, 3035, 3032, 3028, 3039, 3036, 4031, 4028, 3033, 4038, 4032	0	•••• ·	.00315	130.4	2750	900	198	10 mg/L	63
	Area 2	4013, 2001, 2005, 4011, 2021, 2002, 2047, 2003, 3003, 3023	0	_	.00173	238.7	2350	.02	173	10 mg/L	28
2,4-DNT	Contour 1	3038, 2037, 4029, 3035, 3029, 3028, 4028, 3033, 4032, MWS 21, 4033, 4006, 4001, 3030, 3039, 3034, 2038	0.09	2.0	.001	55.2	1600	800.	.43	0.11 µg/L	79
	Contour 2	3003, 3023	0.09	2.0	.0003	25.9	009	.0125	.12	0.11 µg/L	4
	Contour 3	2047, 2046	0.00	2.0	.00104	43.0	400	900°	.18	0.11 µg/L	6
	Contour 4	2052, 2006, 2053, 2054, 2013, 2012, 2049, 2050, 2033, 4030, 2014	0.09	2.0	.00352	267.1	1400	0.011	114	0.11 µg/L	73

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					K°	Actual			Initial	٦	
Contaminant	Contour	Wells Included	Kd ^b (mL/g)	×	(UL 95) (cm/s)	GW Velocity (ft/yr)	(ft)	ų ♣	Conc. (avg.)	RBC	Time (yr)
2,6-DNT	Contour 1	4036, 4006, MWS-4, 4001, 3030, 3039, 3034, 4037, 3038, 4031, 4029, 3029, 3028, 4028, 3033, 3036,	0.2	3.3	.0012	98.2	1700	.0119	.34	0.13 µg/L	55
	Contour 2 Contour 3 Contour 4	2002, 2003, 3003, 3023 2005 2005 2047, 2046	0.2 0.2 0.2	3.3 3.3 3.3	.000021	21.9	1050 400 500	.0167 .0125	.41 .27 .81	0.13 μg/L 0.13 μg/L 0.13 μg/L	182 536 34
	Contour 5	4015, 2045, 2052, 2051, 2006, 2053, 2049, 2012, 4030, 4039, 2050, 2013, 2033, 2054, 2014	0.2	3.3	.00341	555.1	2300	.0236	99	0.13 µg/L	85
2,4,6-TNT	Contour 1 Contour 2 Contour 3	4037 2046 2053, 2049, 2012	0.04	1.5	.0017	199.3 482.8 341.4	800 400 350	.017 .05	4.5	2.8 μg/L 2.8 μg/L 2.8 μg/L	3 0.6
1,3,5-TNB	Contour 1 Contour 2 Contour 3	4013 2046 4015, 2052, 2006, 2053, 2013, 2033, 2014, 2050, 2012, 2049, 4030	0.16 0.16 0.16	2.7	.00006	10.4 280 179.3	. 200 400 2400	0.025	24 2.6 20	1.8 µg/L 1.8 µg/L 1.8 µg/L	135

The following input parameters were also used in the calculations in addition to those shown in this table - bulk density at 1.7 g/cc and effective porosity at 0.15; see Figures 1 to 7 for locations of contours.

Sources for Kds presented in this table: for uranium (EPA 2000); for nitrate (Strenge, D.L., and S.R. Peterson 1989); for TCE and 2,6-DNT (DOE 1997); for 2,4-DNT, 2,4,6-TNT, and 1,3,5-TNB (Brannon, J.M. and J.C. Pennington 2002).

K's presented are upper 95% limits of the arithmetic means of the hydraulic conductivities for the monitoring wells included in the contours.

Chemical-specific ARARs listed are MCLs for the particular COC; RBC = risk-based concentrations calculated based on a hypothetical resident scenario.

TABLE 2 Site Characteristics Suitable for Selecting MNA

Chemical Plant Area
Groundwater Characteristics
Contaminated soil and structures have been remediated. Selecting MNA as the action for the Groundwater Operable Unit can be considered as the follow-on action to the active remedial action completed for the Chemical Plant soil and structures.
Dispersion/dilution processes are occurring to reduce
contaminant concentrations with time. The contaminated shallow aquifer is recharged by infiltrating rainwater and runoff.
With some exceptions, current contaminant
concentrations are relatively low as indicated by plume
contours.
Estimates of cleanup times for MNA indicate chemical-
specific ARARs for uranium, nitrate, TCE, and 2,4-DNT can be met in approximately 100 years.
Subject area is state-owned land and is currently used for
recreational purposes. Nearby residential areas
including subdivisions currently utilize county water.
Future use would be prevented via the implementation
of real estate agreements with property owners (i.e.,
MDOC, etc.) until ARARs are met.
Triggers (e.g. when, where, and how) would be
established which signal unacceptable performance of MNA at the site
Contingency activities would be identified as part of the
preferred action because cleanup times for meeting
ARARs under MNA were based on predictive analysis.

TABLE 3 Analysis of DOE's Preferred Action Using the Nine Criteria

Criteria	Preferred Action
Overall protection of human health and environment	Provides adequate protection of human health and the
[Addresses whether the alternative provides adequate	environment. Current land use does not include
protection of human health and the environment. Evaluation	groundwater use. Future land use is likely to remain the
focuses on a specific alternative's ability to achieve adequate	same as current, however, institutional controls would be
protection and describes how site risks posed by each pathway	implemented to ensure conditions remain protective until
are eliminated, reduced, or controlled through natural	chemical-specific ARARs are met. Monitoring data would
processes, treatment, engineering, or institutional controls.	be collected to verify that plumes have not expanded to
This evaluation also allows for consideration of any unacceptable short-term impacts associated with each	areas previously not contaminated or to areas with potential
alternative. Because of its broad scope, this criterion also	receptors. These data would determine if concentrations are
reflects the focus of criteria 2 through 5.]	decreasing as predicted.
Compliance with ARARs	Chemical-specific ARARs for uranium, nitrate, TCE, and
[Addresses whether all applicable or relevant and appropriate	2,4-DNT are expected to be met in about 100 years. This
state federal laws and regulations are met. Evaluation focuses	timeframe is considered reasonable based on the following
on whether each alternative will meet federal and state ARARs	factors: recreational land use projected for the long-term;
or whether there is justification for an ARAR waiver.]	complex site hydrogeology that reduces the effectiveness of
	other remediation technologies and increases the cleanup
	times; and low well yields.
Long-term effectiveness and permanence	The preferred action provides long-term effectiveness and
[Addresses the risk remaining at the operable units after	permanence after ARARs are met because contaminant
remediation goals have been met. Evaluation focuses on the	concentrations would be at levels equal to or lower than the
ability of alternative to maintain reliable protection of human	MCLs for uranium, nitrate, TCE, and 2,4-DNT. In addition,
health and the environment over time, once these goals have	since source removal has been completed, concentrations
been met.]	are expected to remain protective after ARARs are met.
Datation of Assistant mobility on volume	While there is no active process implemented to reduce the
Reduction of toxicity, mobility, or volume [Addresses the statutory preference for selecting an alternative	toxicity, mobility, or volume, the predicted decrease in
that permanently and significantly reduce the toxicity,	contaminant concentrations by natural processes would
mobility, or volume of hazardous substances at a site.	result in the reduction of the toxicity, mobility, and volume
Evaluation focuses on the extent to which this is achieved by	of contamination at the site.
the alternative.]	of contamination at the site.
Short-term effectiveness	Potential impacts are expected to be low, with less than one
[Addresses the potential impacts to workers, the general	case of occupational injury and no occupational fatalities
public, and the environment during implementation of the	during construction of new wells or abandonment of old
alternative.]	wells, as necessary.
Implementability	Performance monitoring can be implemented using
[Addresses technical and administrative feasibility, including	conventional and readily available methods. Institutional
the availability and reliability of resources or materials	controls in the form of real estate agreements can be
required during implementation, and the need to coordinate	obtained. Approaches or methods or tools for the identified
with other agencies.]	contingency activities should be available and can be
	readily implemented.
Cost	For monitoring, capital costs are estimated to be about
[Addresses both capital costs and annual O&M costs, as well	\$120K. Annual O & M costs are estimated to be about
as the combined net present worth of the alternative.]	\$50K. The total cost of this preferred action is about \$4.5
	M with a present worth of about \$780K.
State acceptance	MDNR has shown a favorable response to MNA since no
[Addresses the statutory requirements for substantial and	ARAR waivers would be invoked.
meaningful state involvement. This criterion will be addressed	
in the responsiveness summary and ROD that will be prepared	
following the public comment period.]	A 11:
Community acceptance	A public comment period that includes a public meeting
[Assesses the community's apparent preference for, or	will be held in order to allow the public to review the
concerns about, the alternative being considered. This criterion will be addressed in the responsiveness summary and	preferred/proposed action and voice any concerns or
the ROD that will be pared following the pubic comment	preferences they may have.
period.]	
period.]	

REFERENCES

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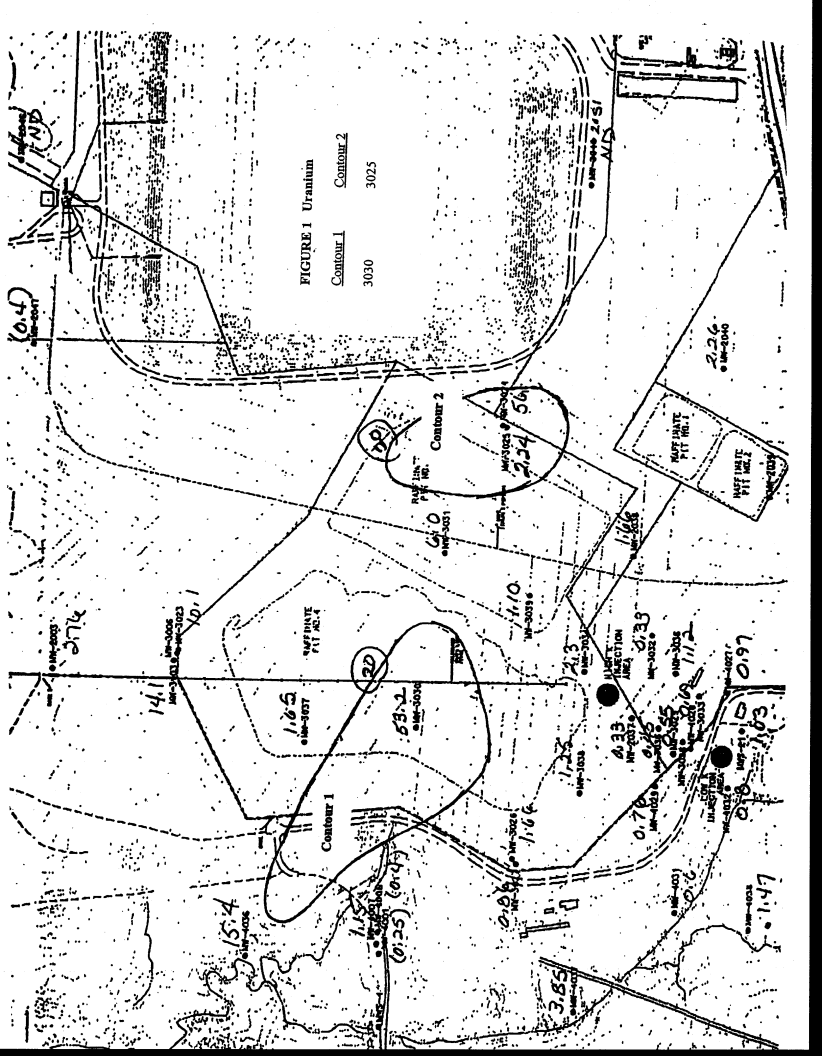
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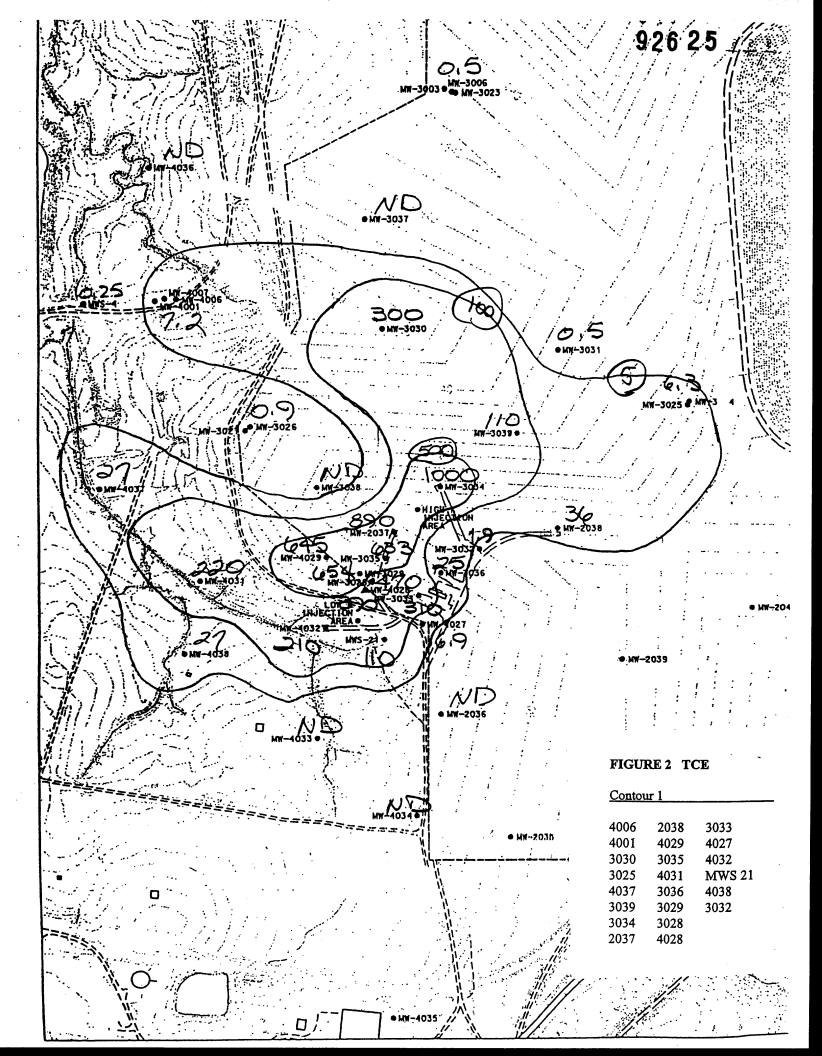
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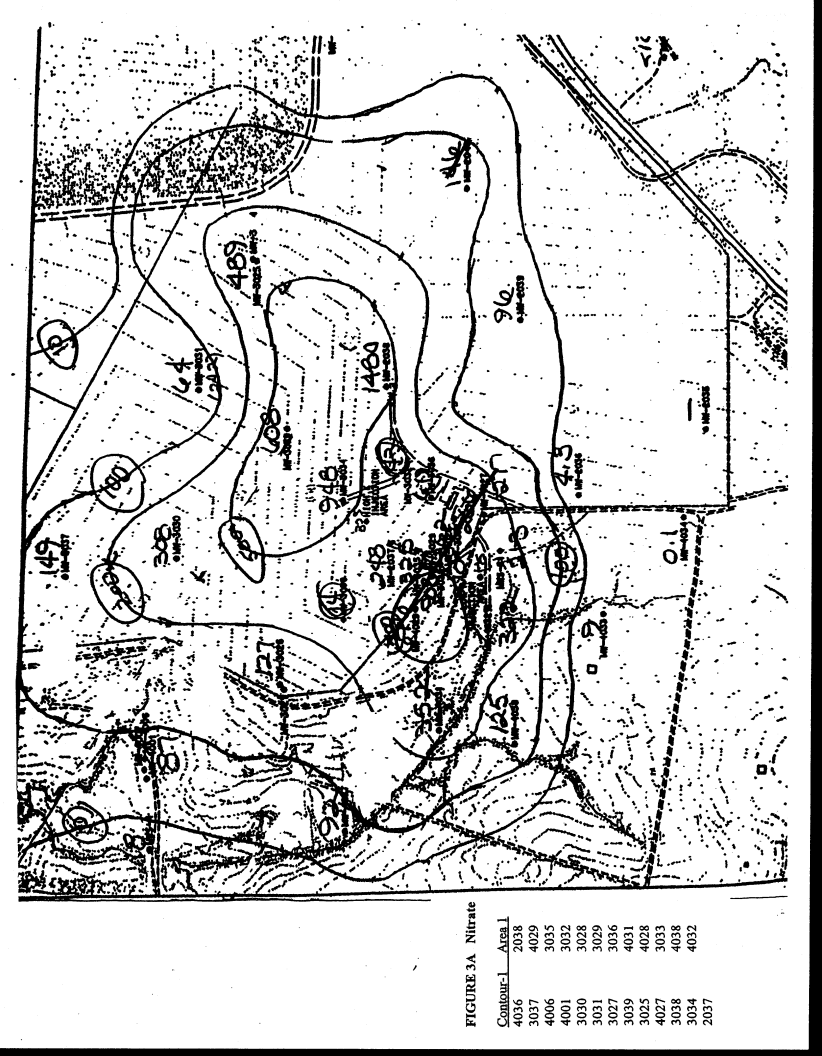
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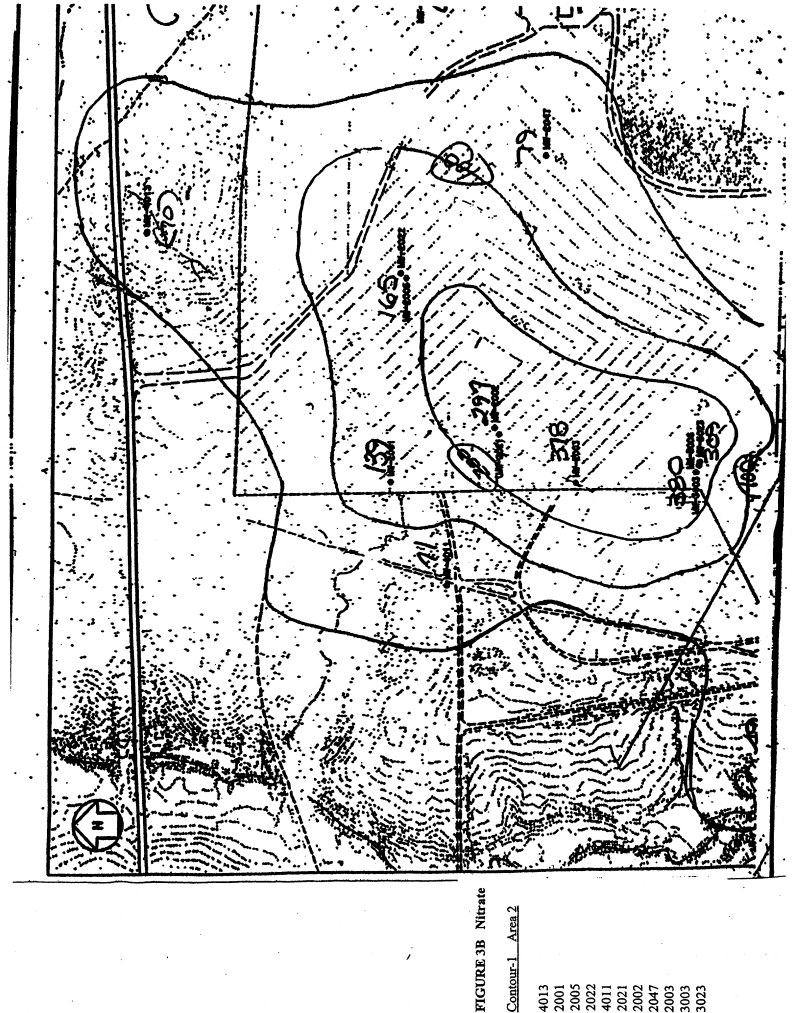
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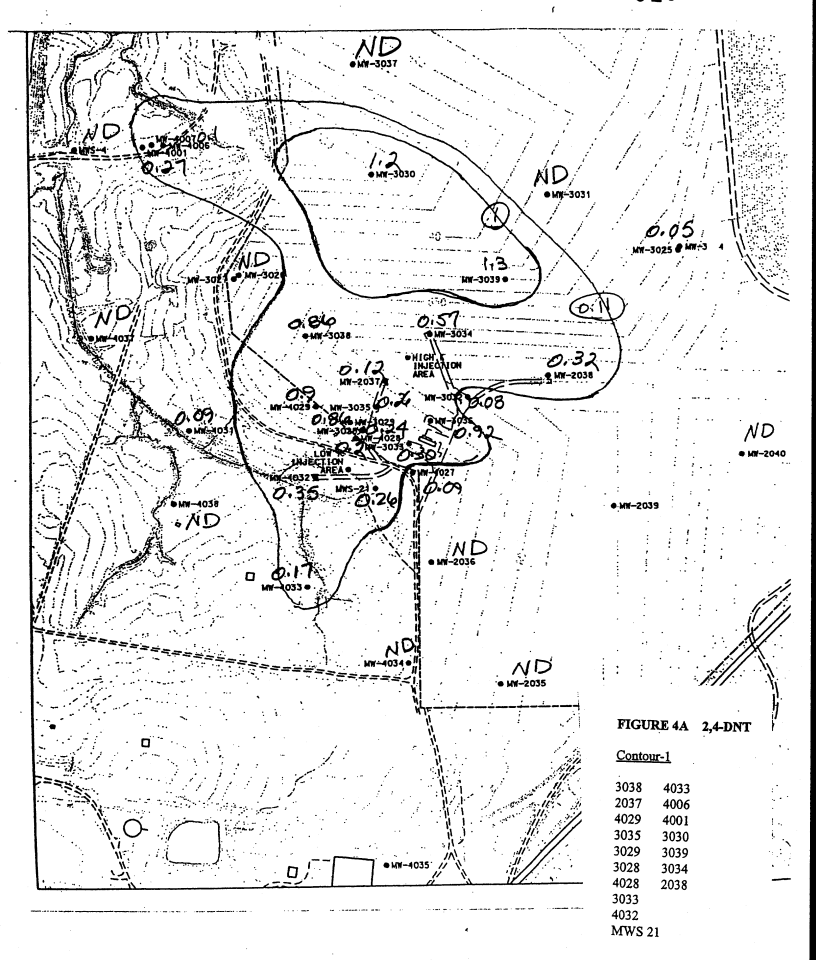


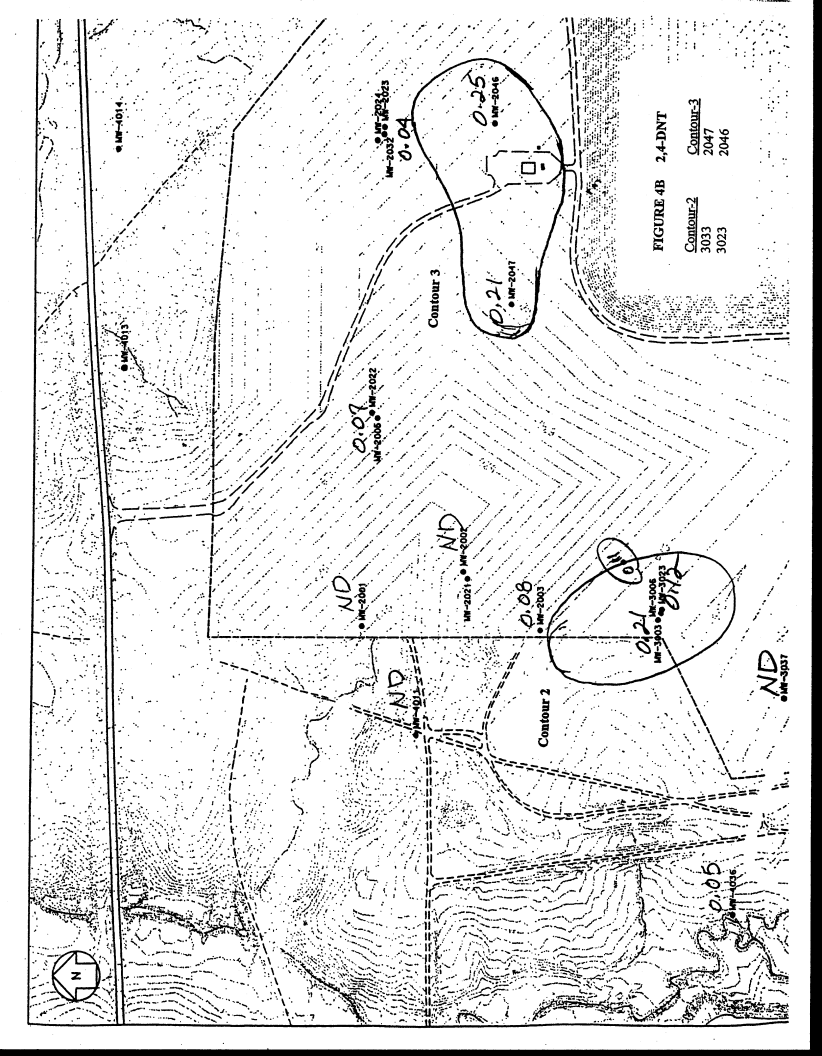


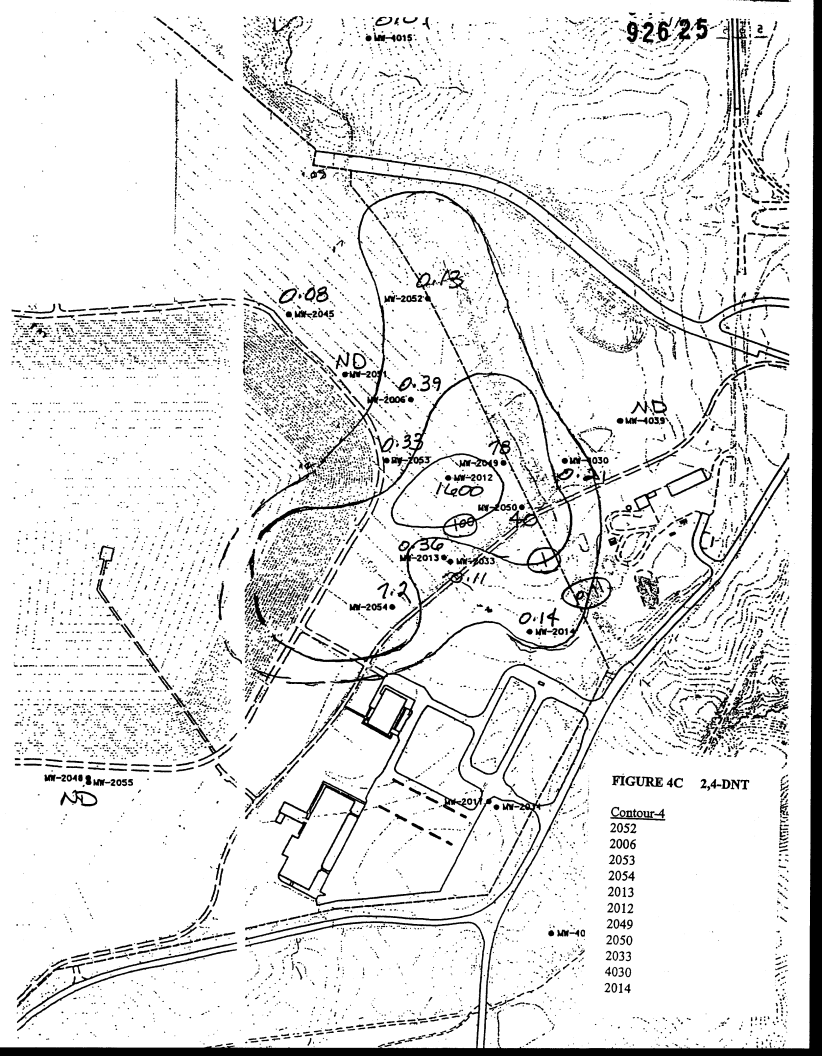


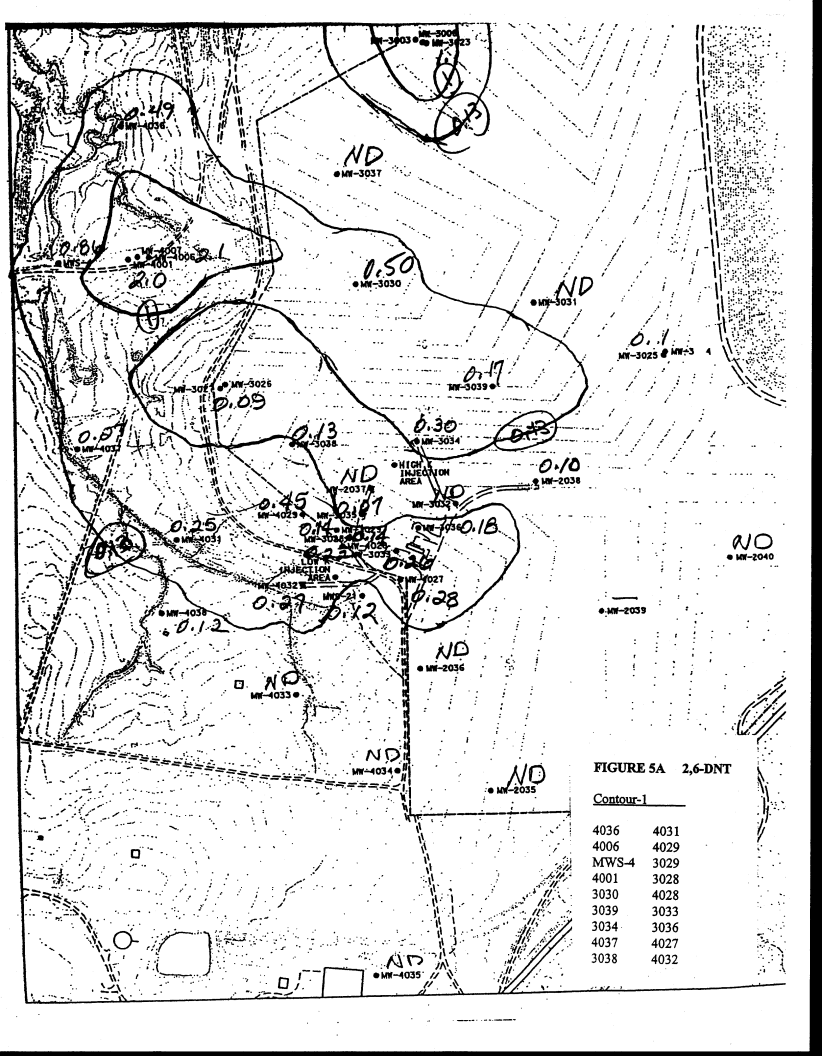


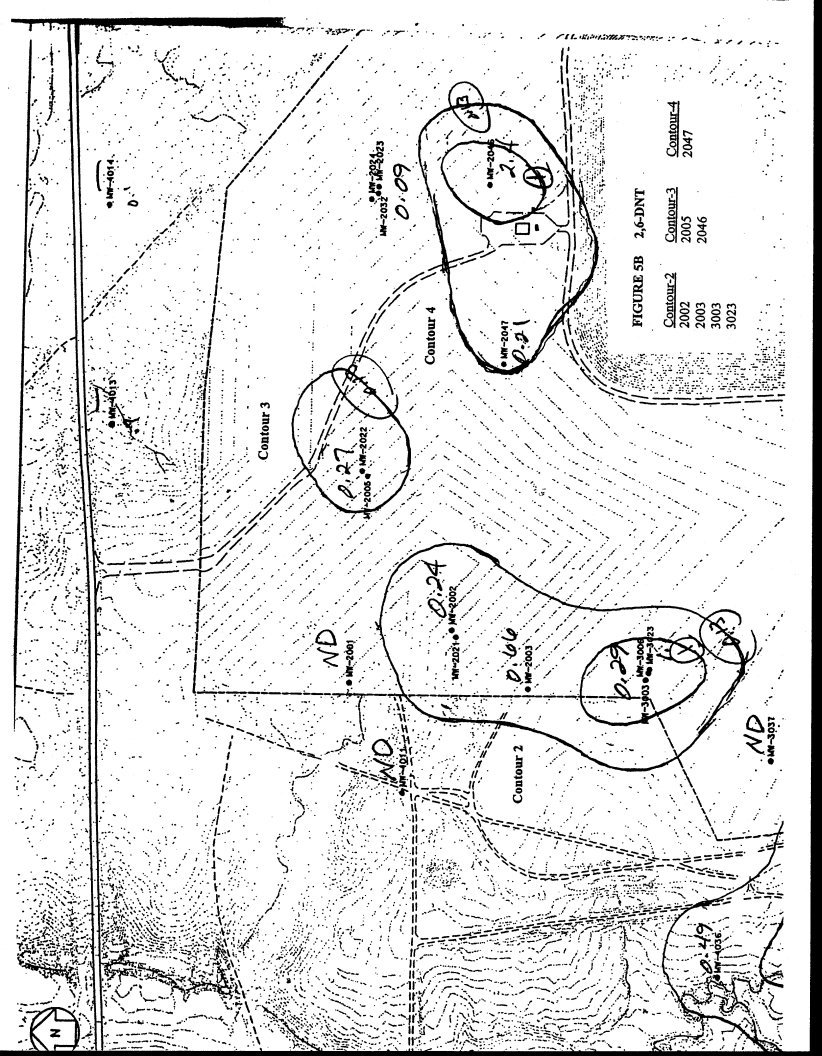
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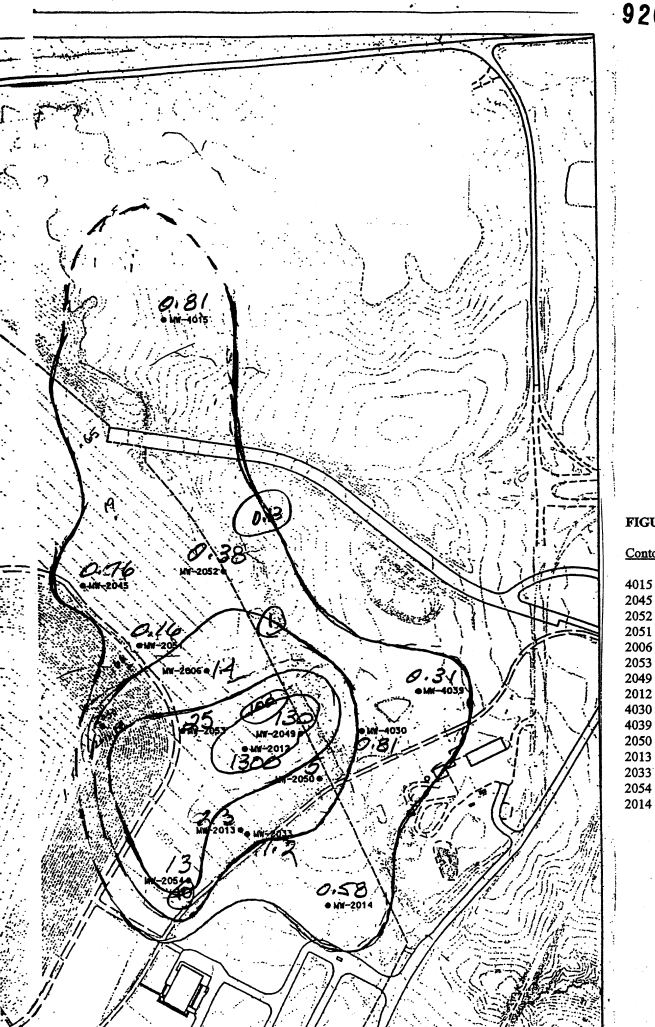


FIGURE 5C 2,6-DNT

Contour-5

